### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

	shawn white	
_	shawn white	
V	Vrite the full name of each plaintiff.	(Include case number if one has been assigned)
A) E	-against- nivironmental Protections Ag	COMPLAINT
2 P	Scracus County New Jersey	□ Yes ☑ No
<u></u>	EPA Region Z EPA Region 3  Vrite the full name of each defendant. If you need more  page please write "see attached" in the space above and	EPA National Organization

Write the full name of each defendant. If you need more space, please write "see attached" in the space above and attach an additional sheet of paper with the full list of names. The names listed above must be identical to those contained in Section II.

#### NOTICE

The public can access electronic court files. For privacy and security reasons, papers filed with the court should therefore not contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financia faccount number. See Federal Rule of Civil Procedure 5.2.

SDNY PRO SE OFFICE

#### I. BASIS FOR JURISDICTION

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation, and the amount in controversy is more than \$75,000, is a diversity case. In a diversity case, no defendant may be a citizen of the same State as any plaintiff.

Which of your federal constitutional or federal statutory rights have been violated?

What is the ba	sis for federal-co	ourt jurisdiction in	your case?
_	al Ouestion		

☐ Diversity of Citizenship

#### A. If you checked Federal Question

Per the "clear water Act" and being
subjected to strong contaminated water that
nas left me physically harmed and susceptible
Per the "clean water Act" and being subjected to strong contaminated water that has left me physically harmed and susceptible to cancer, my civil rights have been violated.
B. If you checked Diversity of Citizenship
1. Citizenship of the parties
Of what State is each party a citizen?
The plaintiff, Shawn White, is a citizen of the State of
(Plaintiff's name)
New York
(State in which the person resides and intends to remain.)
or, if not lawfully admitted for permanent residence in the United States, a citizen or
subject of the foreign state of
3e
If more than one plaintiff is named in the complaint, attach additional pages providing
information for each additional plaintiff.

If the defendant is an individual:
The defendant, Michae Regan, EPA, is a citizen of the State of (Defendant's name)  Washing fon, B.C.
Washington, B.C.
or, if not lawfully admitted for permanent residence in the United States, a citizen or subject of the foreign state of
And the state of t
The defendant, Environmental Protection, is incorporated under the laws of the State of New York, New Jersey (Region 2)
the State of New York, New Jersey (Region 2)
and has its principal place of business in the State of
or is incorporated under the laws of (foreign state)
and has its principal place of business in
If more than one defendant is named in the complaint, attach additional pages providing information for each additional defendant.
II. PARTIES
A. Plaintiff Information
Provide the following information for each plaintiff named in the complaint. Attach additional pages if needed.
Shawn b. white
First Name Middle Initial Last Name
4B1 84h Avenue
Street Address
New York, NY  County, City State  Zip Code
7 Telephone Number Email Address (if available)
Telephone Number Email Address (if available)

#### B. Defendant Information

To the best of your ability, provide addresses where each defendant may be served. If the correct information is not provided, it could delay or prevent service of the complaint on the defendant. Make sure that the defendants listed below are the same as those listed in the caption. Attach additional pages if needed.

Defendant 1:	LISA F. GARCIA					
	First Name Last Name Regional Administrator					
	Current Job Title (or other identifying information) 290 Broad way					
	290 Broad way  Current Work Address (or other address where defendant may be served)					
	New York, NY 10007-1866					
	County, City State Zip Code					
Defendant 2:	Javier Laureano					
	First Name Last Name					
	Diretor, Water Division					
	Current Job Title (or other identifying information)					
	290 Broadway					
Current Work Address (or other address where defendant may be serve						
	New York, NY 10007-1866					
	County, City State Zip Code					
Defendant 3:	Michael Regan					
	First Name . Last Name					
	Administrator					
	Current Job Title (or other identifying information)					
	1200 Pennsylvania Avenue, NW					
	Current Work Address (or other address where defendant may be served)					
	Washington, DC 20460-110/A					
	County, City State Zip Code					

$\mathcal{SW}$
Defendant 4: Daviet Clernberg Adam Ortiz
First Name Last Name
Regional Administrator
Current Job Title (or other identifying information)
Current Work Address (or other address where defendant may be served)
PHILADEL PHIA PA 19103
County, City State Zip Code
III. STATEMENT OF CLAIM
Place(s) of occurrence: South Hacken sack, New Jerset
• *
Date(s) of occurrence: Beginning September 1, 2021 until  FACTS:  Date(s) of occurrence: Beginning September 1, 2021 until
FACTS: 1000. (July 14, 2022)
State here briefly the FACTS that support your case. Describe what happened, how you were harmed, and what each defendant personally did or failed to do that harmed you. Attach additional pages if needed.
while staying at Knights Inn in South
Hackensack, New Jersey in 2021, my skin
changed drastically. I initially thought it we
due to a dietary allergy (which I have none.)
After converting to nearly all plant based.
yet still staying in South Hackensack, my ski
chead to feet became extremely dry disdore
itchy and irritated. Even more alarming.
was energy the pillow cases stained with
was seeing the pillow cases stained with "rust colored" coating. I stopped taking
vitamins, did'nt consume oranges for a
revied but the oillow staining pervisted.
As months progressed my conditions
worsoned, noticeably daily. My feet became

dry and the skin on became chaffed. I immediately dit was related to a skin again, I changed locations to sleep fully dressed was a deanliness or research, I became Flint Michigan and the reality of water. Since this violation, my skin is damaged. I am paranoid of water that Northern the Northed The nater in Bartimore in Bartimere Coun INJURIES: been the same. I have collected samples. If you were injured as a result of these actions, describe your injuries and what medical treatment, if any, you required and received. has been discolored and my feet are extremely damaged. My nails are discolored and the skin on the bottom of my right foot appears to have burns From the excessive oppressive and over proliferation of harmful contaminants in the water. State briefly what money damages or other relief you want the court to order. Filmillion dollars. This relief represen every month that I have been potentially and unknowingly stricken with cancer some other disease unbeknowst to me. court to understand the seriousness the violation and render justice accordingly.

#### V. PLAINTIFF'S CERTIFICATION AND WARNINGS

By signing below, I certify to the best of my knowledge, information, and belief that: (1) the complaint is not being presented for an improper purpose (such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation); (2) the claims are supported by existing law or by a nonfrivolous argument to change existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Federal Rule of Civil Procedure 11.

I agree to notify the Clerk's Office in writing of any changes to my mailing address. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Each Plaintiff must sign and date the complaint. Attach additional pages if necessary. If seeking to proceed without prepayment of fees, each plaintiff must also submit an IFP application.

July 14, 2022		Jhan whis	e
Dated (		laintiff's Signature	
shawn =	<u> </u>	J white	
First Name Mic	ddle Initial	ast Name	
481 8th Nenue			
Street Address 🥳			
New York	MY	910018	
County, City	State	Zip Co	
646-234-2337	±	he new new you	Kcity 212 @
Telephone Number	E	mail Address (if available	gmail com

I have read the Pro Se (Nonprisoner) Consent to Receive Documents Electronically:

Yes □ No

If you do consent to receive documents electronically, submit the completed form with your complaint. If you do not consent, please do not attach the form.

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#### September 2021

Name:

SHAWN WHITE

Address:

100 PATERSON PLANK RD

JERSEY CITY NJ 07307

Card Number: \*\*\*\*\*\*\*\*\*\*3006

Activity For: 09/01/2021 - 09/01/2021

Current Balance: \$43.28

Total Fees for Prior Month: \$2.00 Total Fees Year-To-Date: \$21.00

Doto	Description	Status	Amount
Date 9/1/2021 7:29:42 AM	SVC CHG NO PIN TRN	Completed	\$1.00
9/1/2021 /.29.42 AW	KNIGHTS INN HACKENSACK S HACKENSACK NJ		Ψ1.00
9/1/2021 7:29:43 AM	SVC CHG NO PIN TRN KNIGHTS INN HACKENSACK S HACKENSACK NJ	Completed	\$1.00
9/1/2021 7:29:44 AM	VISA PURCHASE KNIGHTS INN HACKENSACK S HACKENSACK NJ	Completed	\$80.00
9/1/2021 7:29:45 AM	VISA PURCHASE KNIGHTS INN HACKENSACK S HACKENSACK NJ	Completed	\$80,00

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS: Call us at (906) 679-4869 or write us at XPECTATIONS! VISA PREPAID CARD, ONE SOUTH WACKER DR., 36TH FL, CHICAGO, IL 60606 as soon as you can if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared. Be prepared to give us the following information:

- · Your name and account number (if any).
- Describe the error or the transfer you are unsure about, and explain as clearly as you can why you believe it is an error or why you need more information.
- · Tell us the dollar amount of the suspected error.

- \* An (\*) next to the "Amount" field indicates the transaction is a recurring payment.
- \*\* Account balance represents the amount available in the transaction account; therefore, if multiple cards are linked to one transaction account, the dollar amount will reflect the balance for all linked cards.

Knights 1	lnn	20	# 1 1 - 18					
			nsack, New Je	rsey,07606,	UCA			
Phone: 201-4 E-mail: hojon			440-6584		gv.		· ·	
Name	Shawn V	Vhite			20 - 20 T	Folio No.	0406220719060	31
Address	USA			3 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	3.4 X 3.4 X	_		
<b>-</b> 1 "							202	
Phone # ID Type			— ID #		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Room # Of Guest	202 <b>= 2</b>	•
ID State			ID で ID Country		Superficiency of the super-	_# Or duest Date In	Jun/04/2022 10:	19:00 AM
Vehicle Info.	•			1137	18. (\$15. Alter	Date Out	Jun/05/2022 11:	*
Company		:		Volva	5 AT			
Renta	l Charge	s	Total	Other Cha	ırges		Payments	
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		91	The Colony Lev	The state of the s	The first of the second		Payments):	90.00
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I AGREE thathe indicate missing/dam reasonable my account	t my lial d personaged ite attorney for all	oility for the or comparts, etc It's fees and charges in	is bill is not wany failed to page that if costs incurre	vaived and a lay for any p an attorney d. If payme ing any and	agree to be part or full is retained ent is by co I all damag	amount of to collect redit card y	nally liable in the these charges in these charges, I ou are authorize items, etc I ag	ncluding an will pay al d to charge
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Date

Name	Shawn White			Folio No.	03062204044195	5
	USA				0000220 10 1 1200	
				<b>_</b>		
Phone #	-			Room	202	
ID Type		ID #		_# Of Guests	3 Jun/03/2022 07:04:00 PM	
ID State		ID Countr	y Ar	Date In		
Vehicle Info.				Date Out	Jun/04/2022 11:0	0:00 AM
Company				<del></del>		
Rental	Charges	Total	Other Charges		Payments	
Jun/03/2022	76.51	76,51		CASH	Jun/03/2022	90.00
Occupancy.Tax	••			-		
Occupancy Tax	6.12	Now how h	1256 VIOVASO 1800 1			
State Tax	5.07	10000000000000000000000000000000000000				
Meadowland Ta	x 2.30	13,49	DECOMORAN STANT			
<u> </u>		90.00	0.00			90.00
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service to an	yone. Managem	ent will not b	ely owned and the ma e responsible for accid agement will hot be resp	ents or injur	y to guests or	for loss o
	ME: 11:00 AM		STRATION ONLY waived and agree to be		hese charges inc	cluding an
I AGREE that the indicated missing/dama reasonable a my account f	my liability for to person or compaged items, etc ttorney's fees ar for all charges i	pany failed to I agree that if id costs incurr ncurred, inclu- om is for my ow	pay for any part or full an attorney is retained ed. If payment is by c ding any and all damag in residency only.	redit card yo	u are authorized	l to charge
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410 Route 46 West, South Hackensack, New Jersey,07606, USA

Phone: 201-440-4476; Fax: 201-440-6584

E-mail: hojonew@aol.com

Name	White Shawn		Folio No.	180322034803638	
Address	USA				
	·				
Phone #			Room	.208	
ID Type		ID #	# Of Guests	2	
ID State		ID Country	Date In	Mar/18/2022 06:48:00 PM	
$\  \   \textbf{Vehicle Info.}$			Date Out	Mar/25/2022 11:00:00 AM	
Company			· · · · · · · · · · · · · · · · · · ·		

Rental Charg	jes	Total	Other Charges		Payments	
Mar/18/2022	60.73			CASH	Mar/18/2022	500.00
Mar/19/2022	60.73	İ				
Mar/20/2022	60.73		,			
Mar/21/2022	60.73					
Mar/22/2022	60.73					
Mar/23/2022	60.73					
Mar/24/2022	60.72	425.10				
Occupancy.Tax						
Occupancy Tax	34.02		· '			
State Tax	28.21					
Meadowland Tax	12.67	74.90			j	
		500.00		0.00		500.00

Authorize Payment

Total Deposit:

**Total Charges:** 

0.00

500.00

(Authorized Payments):

0.00

(Payments):

500.00

Balance:

0.00

NOTICE TO GUESTS: This property is privately owned and the management reserves the right to refuse service to anyone. Management will not be responsible for accidents or injury to guests or for loss of money, jewelry or valuables of any kind Management will not be responsible for any item left in the room.

CHECKOUT TIME: 11:00 AM

SELF REGISTRATION ONLY

I AGREE that my liability for this bill is not waived and agree to be held personally liable in the event that the indicated person or company failed to pay for any part or full amount of these charges including any missing/damaged items, etc.. I agree that if an attorney is retained to collect these charges, I will pay all reasonable attorney's fees and costs incurred. If payment is by credit card you are authorized to charge my account for all charges incurred, including any and all damages/missing items, etc.. I agree that the sole purpose of renting this room is for my own residency only.

410 Route 46 West, South Hackensack, New Jersey,07606, USA

Phone: 201-440-4476; Fax: 201-440-6584

E-mail: hojonew@aol.com

Name	White Shawn	- 1 Mg	Folio No.	180322034803638
Address	USA			
-				-
Phone #			Room	208
ID Type		ID #	# Of Guests	2
ID State		ID Country	Date In	Mar/18/2022 06:48:00 PM
Vehicle Info.		<del></del>	Date Out	Mar/25/2022 11:00:00 AM
Company				

Rental Charg	es	Total	Other Cha	rges	Payments		
Mar/18/2022	60.73		2 2		CASH	Mar/18/2022	500.00
Mar/19/2022	60.73	•			}		
Mar/20/2022	60.73		r de diagna de Areste. I				
Mar/21/2022	60.73						
Mar/22/2022	60.73						
Mar/23/2022	60.73				İ		
Mar/24/2022	60.72	425.10		•			
Occupancy.Tax							
Occupancy Tax	34.02						
State Tax	28.21	·			e e		
Meadowland Tax	12.67	74.90					
		500.00	Alt v	0.00			500.00

Total Charges: 500.00

^ Authorize Payment

Total Deposit: 0.00

(Authorized Payments): 0.00 (Payments): 500.00

**Balance:** 0.00

NOTICE TO GUESTS: This property is privately owned and the management reserves the right to refuse service to anyone. Management will not be responsible for accidents or injury to guests or for loss of money, jewelry or valuables of any kind. Management will not be responsible for any item left in the room.

CHECKOUT TIME: 11:00 AM SELF REGISTRATION ONLY

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410 Route 46 West, South Hackensack, New Jersey,07606, USA

Phone: 201-440-4476; Fax: 201-440-6584

E-mail: hojonew@aol.com

Name	White Shawn	<u>and the state of </u>	_Folio No.	180322034803638
Address	USA	s paral talah da dari seri da	_,	
		The state of the s	<del>-</del>	
Phone #			- Room	208
ID Type		<b>ID #</b>	# Of Guests	2
ID State		ID Country opening the five	Date In	Mar/18/2022 06:48:00 PM
Vehicle Info.			Date Out	Mar/25/2022 11:00:00 AM
Company			_	
Guest Signatu	ге			
Date		And the second second		

#### Statement

#### January 2022

Name:

SHAWN WHITE

Address:

50 WEST ST APT 34D NEW YORK NY 10006

\*\*\*\*\*\*\*5394 Card Number:

Statement Activity From:

01/01/2022 - 01/31/2022

Begining Card Balance as of 01/01/2022: \$2,02

Funding Tra	ansactions		· · · · · · · · · · · · · · · · · · ·
Date	Description	Card	Amount
1/28/2022	ADD FUNDS - ACH FED AMAZON.CO2530088 EDI PYMNTS	5394	\$2.12 
1/15/2022	ADD FUNDS	5394	\$170.00
Card Trans	actions		
Date	Description	Card	Amount
1/26/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/25/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/24/2022	VISA PURCHASE Subway 59391 Owings Mills ,MD	5394	(\$7,93)
1/24/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/24/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/23/2022	WITHDRAWAL 10101 GRAND CENTRA OWINGS MILLS MD	5394	(\$43.50)
1/23/2022	VISA PURCHASE GIANT LANDOVER #2318 OWINGS MILLS ,MD	5394	(\$8.28)
1/22/2022	VISA PURCHASE Subway 59391 Owings Mills ,MD	5394	(\$6.25)
1/22/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/21/2022	VISA PURCHASE BOOST MOBILE 866-402-7366 ,CO	5394	(\$35.00)
1/21/2022	VISA PURCHASE GIANT LANDOVER #2318 OWINGS MILLS ,MD	. 5394	(\$5.38)
1/21/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$4.92)
1/21/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$3,54)
1/21/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/20/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/20/2022 ·	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/19/2022	VISA PURCHASE Subway 59391 Owings Mills ,MD	5394	(\$5.71)
1/19/2022	VISA PURCHASE EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$2.49)
1/18/2022	VISA PURCHASE GIANT LANDOVER #2318 OWINGS MILLS ,MD	5394	(\$2.11)
1/18/2022	VISA PURCHASE GIANT LANDOVER #2318 OWINGS MILLS ,MD	5394	(\$1.59)
1/17/2022	VISA PURCHASE	5394	(\$2.08)
1/18/2022	GIANT LANDOVER #2318 OWINGS MILLS ,MD VISA PURCHASE		

Fee Transa	ctions		
Date	Description	Card	Amount
1/26/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/25/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/24/2022	SVC CHG BALANCE INQ 10101 GRAND CENTRA OWINGS MILLS MD	5394	(\$0.50)
1/24/2022	SVC CHG NO PIN TRN Subway 59391 Owings Mills ,MD	5394	(\$1.00)
1/24/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/24/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/23/2022	SVC CHG ATM WITHDRAW 10101 GRAND CENTRA OWINGS MILLS MD	5394	(\$2,25)
1/23/2022	SVC CHG BALANCE INQ 10101 GRAND CENTRA OWINGS MILLS MD	5394	(\$0.50)
1/23/2022	SVC CHG NO PIN TRN GIANT LANDOVER #2318 OWINGS MILLS ,MD	5394	(\$1.00)
1/22/2022	SVC CHG NO PIN TRN Subway 59391 Owings Mills ,MD	5394	(\$1.00)
1/22/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/21/2022	SVC CHG NO PIN TRN BOOST MOBILE 866-402-7366 ,CO	5394	(\$1.00)
1/21/2022	SVC CHG NO PIN TRN GIANT LANDOVER #2318 OWINGS MILLS ,MD	5394	(\$1.00)
1/21/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/21/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/21/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
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1/20/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/19/2022	SVC CHG NO PIN TRN Subway 59391 Owings Mills ,MD	5394	(\$1.00)
1/19/2022	SVC CHG NO PIN TRN EXXONMOBIL 47871728 OWINGS MILLS ,MD	5394	(\$1.00)
1/18/2022	SVC CHG NO PIN TRN GIANT LANDOVER #2318 OWINGS MILLS ,MD	5394	(\$1.00)
1/18/2022	SVC CHG NO PIN TRN GIANT LANDOVER #2318 OWINGS MILLS ,MD	5394	(\$1.00)
1/17/2022	SVC CHG NO PIN TRN 62 CONVENIENCE NEW YORK ,NY	5394	(\$1.00)

Total Fees for This Period: \$23.25 Total Fees Year-to-Date: \$23.25 Card Balance as of 01/31/2022: \$2.19

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS: Call us at (866) 679-4869 or write us at XPECTATIONS! VISA PREPAID CARD, ONE SOUTH WACKER DR., 36TH FL, CHICAGO, IL 60606 as soon as you can if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared. Be prepared to give us the following information:

- · Your name and account number (if any).
- Describe the error or the transfer you are unsure about, and explain as clearly as you can why you believe it is an error or why you need more information.
- · Tell us the dollar amount of the suspected error.

Abdennen	

March 2022

Card Number: \*\*\*\*\*\*\*53

Name: Address: SHAWN WHITE 50 WEST ST

NEW YORK NY 10006

Statement Activity From:

03/01/2022 - 03/31/2022

Begining Card Balance as of 03/01/2022: \$1.27

Funding Transactions						
Date	Description	Card	Amount			
3/28/2022	ADD FUNDS - ACH FED AMAZON CO2684738 FDI PYMNTS	5394	\$0.01			

Fee Transa			A
Date	Description	Card	Amount
3/13/2022	SVC CHG BALANCE INQ M&T 10101 GRAND CE OWINGS MILLS MD	5394	(\$0.50)
3/6/2022	SVC CHG BALANCE INQ M&T 10101 GRAND CE OWINGS MILLS MD	5394	(\$0.50)
3/4/2022	SVC CHG BALANCE INQ 10210 MILL RUN CIR OWINGS MILLS MD	5394	(\$0.50)

Total Fees for This Period: \$1.50

Total Fees Year-to-Date: \$24.75

Card Balance as of 03/31/2022: (\$0.22)

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- Tell us the dollar amount of the suspected error.

<sup>\*</sup> An (\*) next to the "Amount" field indicates the transaction is a recurring payment.

<sup>\*\*</sup> Account balance represents the amount available in the transaction account; therefore, if multiple cards are linked to one transaction account, the dollar amount will reflect the balance for all linked cards.

#### Current Menth Activity

#### April 2022

Name:

SHAWN WHITE

Address:

50 WEST ST APT 34D

NEW YORK NY 10006

Card Number: \*\*\*\*\*\*

Activity For: 04/01/2022 - 04/05/2022

Current Balance: \$4.28

Total Fees for Prior Month: \$1.50 Total Fees Year-To-Date: \$25.25

Transactions			
Date	Description	Status	Amount
4/1/2022 8:51:23 AM	SVC CHG BALANCE INQ M&T 10101 GRAND CE OWINGS MILLS MD USA	Completed	\$0.50
4/5/2022 1:49:34 PM	ADD FUNDS	Completed	\$5.00

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS: Call us at (866) 679-4869 or write us at XPECTATIONS! VISA PREPAID CARD, ONE SOUTH WACKER DR., 36TH FL, CHICAGO, IL 60606 as soon as you can if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared. Be prepared to give us the following information:

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- \* An (\*) next to the "Amount" field indicates the transaction is a recurring payment.
- \*\* Account balance represents the amount available in the transaction account; therefore, if multiple cards are linked to one transaction account, the dollar amount will reflect the balance for all linked cards.

#### Statement





#### February 2022

Card Number: \*\*\*\*\*\*\*\*5394

Name: Address: SHAWN WHITE 50 WEST ST

NEW YORK NY 10006

Statement Activity From:

02/01/2022 - 02/28/2022

Begining Card Balance as of 02/01/2022: \$2.19

Funding Tr	Funding Transactions						
Date	Description	Card	Amount				
2/27/2022	REMOVE FUNDS	5394	(\$23.00)				
2/26/2022	ADD FUNDS	5394	\$20.00				
2/25/2022	ADD FUNDS - ACH FED AMAZON.CO2605997 EDI PYMNTS	5394	\$2.08				

Total Fees for This Period: \$0.00 Total Fees Year-to-Date: \$23.25 Card Balance as of 02/28/2022: \$1.27

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS: Call us at (866) 679-4869 or write us at XPECTATIONS! VISA PREPAID CARD, ONE SOUTH WACKER DR., 36TH FL, CHICAGO, IL 60606 as soon as you can if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared. Be prepared to give us the following information:

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Concentional particular particula	
January 2022	,
Card Number: ************************************	5394

Address:

50 WEST ST

APT 34D

NEW YORK NY 10006

Activity For: 01/01/2022 - 01/16/2022

Current Balance: \$172.02

Total Fees for Prior Month: \$0,00 Total Fees Year-To-Date: \$27.75

Transactions	, etc.		
Date	Description	Status	Amount
1/15/2022 12:56:25 PM	ADD FUNDS	Completed	\$170.00

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS: Call us at (866) 679-4869 or write us at XPECTATIONS! VISA PREPAID CARD, ONE SOUTH WACKER DR., 36TH FL, CHICAGO, IL 60606 as soon as you can if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared. Be prepared to give us the following information:

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- \* An (\*) next to the "Amount" field indicates the transaction is a recurring payment.
- \*\* Account balance represents the amount available in the transaction account; therefore, if multiple cards are linked to one transaction account, the dollar amount will reflect the balance for all linked cards.

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December 2021	
	Card Number: ********5394
Name: SHAWN WHITE	
Address: 50 WEST ST	•
APT 34D NEW YORK NY 10006	
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	Statement Activity From:
	12/01/2021 - 12/31/2021
Beginir	ng Card Balance as of 12/01/2021: \$2.02
No Statement Available for Selected Month.	

Total Fees for This Period: \$0.00 Total Fees Year-to-Date: \$27.75 Card Balance as of 12/31/2021: \$2.02

IN CASE OF ERRORS OR QUESTIONS ABOUT YOUR ELECTRONIC FUNDS TRANSFERS: Call us at (866) 679-4869 or write us at XPECTATIONS! VISA PREPAID CARD, ONE SOUTH WACKER DR., 36TH FL, CHICAGO, IL 60606 as soon as you can if you think your statement or receipt is wrong or if you need more information about a transfer on the statement or receipt. We must hear from you no later than 60 days after we sent you the FIRST statement on which the error or problem appeared. Be prepared to give us the following information:

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- \* An (\*) next to the "Amount" field indicates the transaction is a recurring payment.
- \*\* Account balance represents the amount available in the transaction account; therefore, if multiple cards are linked to one transaction account, the dollar amount will reflect the balance for all linked cards.

#### Date **Guest Signature** 410 Route 46 West, South Hackensack, New Jersey 07606, USA Phone: 201-440-4476; Fax: 201-440-6584 reasonable attorney's fees and costs incurred. If payment is by credit card you are authorized to charge my account for all charges incurred, including any and all damages/missing items, etc.. I agree that the sole indicated person or company failed to pay for any part or full amount of these charges including any missing/damaged items, etc. I agree that if an attorney is retained to collect these charges, I will pay all NOTICE TO GUESTS: This property is privately owned and the management reserves the right to refuse service to anyone. Management will not be responsible for accidents or injury to guests or for loss of money, jewelry or valuables of any kind. Management will not be responsible for any item left in the room. I AGREE that my liability for this bill is not waived and agree to be held personally liable in the event that the CHECKOUT TIME: 12:00 AM Email: hojonew@act.com purpose of renting this room is for my own residency only. Lompany II) State II) Type Address Hane Vehicle Info, Phone & Less : Paymasts Add: Other Charges Occupancy, Lax Rental Changes Payment By Guest Sabreu"; SHAWN WHITE Particulars SELF REGISTRATION ONLY 8 ID Country Total Charges Date In Date Out # of Gues Room Folio No. 80.00 08/30/2021 98/29/2021 201 200320075124887 80.00 Total 500 68

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410 Route 46 West, South Hackensack, New Jersey,07605, USA Phone: 201-440-3475; Fax: 201-440-6584

E-mail: hojonew@ask.com

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. NOTICE TO GUESTS: This property is privately owned and the management reserves the right to refuse service to anyone. Management will not be responsible for accidents or injury to guests or for loss of money, jewelry or valuables of any kind. Management will not be responsible for any item left in the room.

# CHECKOUT TIME: 11:00 AM SELF RESISTRATION ONLY

I AGREE that my liability for this bill is not waived and agree to be held personally liable in the event that the indicated person or company failed to pay for any part or full amount of these charges including any missing/damaged items, etc.. I agree that if an attorney is retained to collect these charges, I will pay all reasonable attorney's fees and costs incorred. If payment is by credit card you are authorized to charge my account for all charges incurred, including any and all damages/missing items, etc. I agree that the sole purpose of tenting this room is for my own residency only.

Guest Signatuse



The Forum: Should Supreme Court Justices Have Term Limits? »

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#### **Judge Approves \$65M Settlement in Polluted Water Lawsuit**

A federal judge has approved a \$65 million settlement in a class action lawsuit with three companies over chemical contamination of the water supply in an upstate New York village.

#### By Associated Press

Feb. 5, 2022



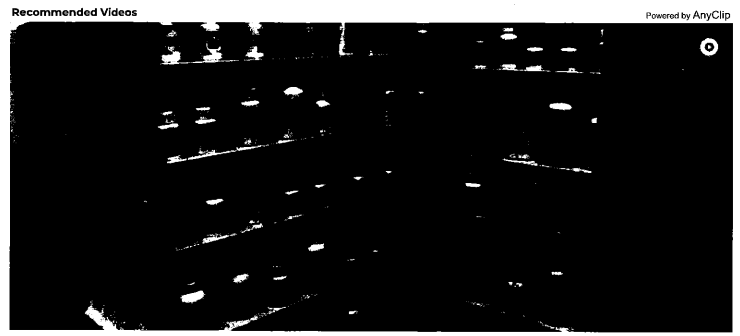


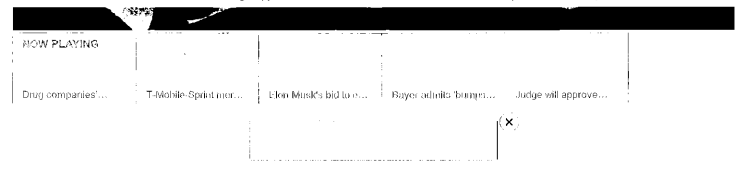




HOOSICK FALLS, N.Y. (AP) - A federal judge has approved a \$65 million settlement in a class action lawsuit with three companies over chemical contamination of the water supply in an upstate New York village.

The Times Union reported the ruling Friday by U.S. District Senior Judge Lawrence E. Kahn sets off a 30-day period for an appeal to be filed challenging the settlement. Kahn had previously ruled the settlement was "fair, reasonable and adequate."





Under the settlement, Saint-Gobain Performance Plastics, Honeywell International and 3M will compensate plaintiffs who are current or former residents of Hoosick Falls, northwest of Albany, for their exposure to PFOA, a chemical once used in certain industrial processes.

The residents of Hoosick Falls learned several years ago that their drinking water had been contaminated by PFOA, or perfluorooctanoic acid, which has been connected to cancer and thyroid disease.

Payments under the settlement are expected to be divided among 1,800 property owners.

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Tags: New York, Associated Press

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LAW

## Judge approves \$626 million settlement in Flint contaminated water case

November 11, 2021 · 5:06 AM ET Heard on Morning Edition



**RACHEL MARTIN** 

STEVE CARMODY





3-Minute Listen

PLAYLIST Download

Transcript

Most of the money is coming from the state of Michigan, which was accused of overlooking the risks of switching Flint's water source in 2014 without treating the water to prevent lead contamination.

#### **RACHEL MARTIN, HOST:**

Six hundred and twenty-six million dollars - that's the amount approved by a federal judge for a settlement between the city of Flint and the state of Michigan for their unsafe drinking water. Steve Carmody with Michigan Radio joins us from Flint. Steve, thanks for being here.

STEVE CARMODY, BYLINE: My pleasure.

MARTIN: So first off, remind us of the water crisis. Explain what went so wrong in Flint.

April 15, 2022

#### **Long Island Water Districts Settle Claims Arising from** Alleged 1,4-Dioxane Contamination

Oliver E. Twaddell

Goldberg Segalla



Contact



goldbergsegalla.com

You may have read about the slew of lawsuits filed over the past few years by Long Island water districts seeking to recover damages arising from alleged contamination of drinking water supplies by 1,4-dioxane. Our blog has covered them here, here, here, and here.

There is news on the settlement front. One of the primary defendants and the U.S. government have agreed to resolutions in two cases: Bethpage (in the amount of \$49 million) and South Farmingdale (in the amount of \$15.5 million). The Bethpage lawsuit, for example, sought damages "to ... restore its damaged drinking water supply wells..." and reimbursement "for the costs of designing, constructing, installing, operating, and maintaining the treatment facilities and equipment required to remove the 1,4-dioxane from its drinking water wells..."

The proposed consent judgments—filings whereby the parties ask that the court approve the settlement of the claims-state that the resolutions came after "good faith, arms-length negotiations," they represent a "fair and reasonable resolution" and are "consistent with the

goals of the Comprehensive Environmental Response, ultimately, the three issues that the court will determin judgments.

As to damages, Bethpage stated that it had incurred ap "exploration, construction, and related infrastructure s and capital costs." Bethpage forecasted that it will requ and maintenance costs associated with the 1,4-dioxane Farmingdale stated that it had incurred or will incur at operations and maintenance costs for treatment of 1,4-

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various operational factors. South Farmingdale estimates that the resolution of its claim against the U.S. would cover "the majority of the capital costs and a material percentage of the initial operations and maintenance costs associated with installing necessary treatment technology."

Both settlement proposals, though, acknowledge that the defendants "dispute their liability and aver, inter alia, that other sources of 1,4-dioxane impacted ... [the] wells, including products containing 1,4-dioxane, such as stabilized 1,1,1-trichloroethane (TCA)..." and also assert that dioxane was a component of certain consumer products that may have led to the claimed contamination.

As background, 1,4-dioxane is a synthetic industrial chemical that is completely miscible (mixes in all proportions) in water. Generally, 1,4-dioxane is a likely contaminant at many sites contaminated with certain chlorinated solvents (particularly 1,1,1-trichloroethane) because of its widespread use as a stabilizer for those chemicals. The U.S. Environmental Protection Agency (EPA) indicates that 1,4-dioxane is used in "paint strippers, dyes, greases, varnishes and waxes" and is also found as an impurity in anti-freeze and aircraft deicing fluid, and in consumer products like shampoos, deodorants, cleaning detergents, and cosmetics.

In December 2020, the EPA released the final risk evaluation for 1,4-dioxane. The final risk evaluation states that there are unreasonable risks to workers and occupational non-users from 13 conditions of use, but EPA found "no unreasonable risks to the environment, consumers, bystanders, or the general population." The National Toxicology Program classifies 1,4-dioxane as "reasonably anticipated to be a human carcinogen" (NTP, 2016); the International Agency for Research on Cancer (IARC) classifies 1,4-dioxane as "possibly carcinogenic to humans" (IARC, 1999); and the National Institute for Occupational Safety and Health (NIOSH) classifies it as a "potential occupational carcinogen" (NIOSH, 2004).

The case details are available under the following actions: South Farmingdale Water District v. U.S. et al., case number 2:22-cv-02051, and Bethpage Water District v. U.S. et al. accompanies 2:22-cv-02050, both filed in the U.S. District Court for



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7/12/22, 4:52 PM Case 2:22-cy-04837-EP-JSA Document 2 Filed 07/15/22 PM Page 29 of 51 Page Districts Settle Claims Arising From Alleged 1,4/Disxane Centernination 150 latery Segalla 1-JDSupra

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Case 2:22-cv-04837-EP-JSA Document 2 Filed 07/15/22 Page 30 of 51 PageID: 32 T/12/22, 4:52 PM Long Island Water Districts Settle Claims Arising from Alleged 1,4-Dioxane Contamination | Goldberg Segalla - JDSupra

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April 15, 2022

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Oliver E. Twaddell

Goldberg Segalla



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LAST UPDATED ON JUNE 13, 2019

#### **Drinking Water Contaminants**

DCEG researchers in the Occupational and Environmental Epidemiology Branch (OEEB) investigate a number of water contaminants that are thought to be associated with cancer risk. These include naturally-occurring substances, like arsenic, fertilizer by-products like nitrate, as well as disinfection byproducts (DBP), which are compounds formed when chlorine used to disinfect water comes into contact with organic material in water.

Arsenic

**Disinfection Byproducts** 

**Nitrate** 

Per- and Polyfluoroalkyl Substances (PFAS) Exposure and Risk of Cancer

Arsenic

Ingestion of high levels of arsenic is an accepted cause of bladder cancer, but risk at lower levels is uncertain. Large populations are needed to adequately characterize bladder cancer risk from lower levels of arsenic exposure in drinking water. DCEG investigators conducted the New England Bladder Cancer Study, a population-based case-control study in Maine, New Hampshire, and Vermont, to identify risk factors that might explain the persistent high rates in these states, to evaluate exposure to arsenic at low to moderate levels, and to evaluate possible gene-exposure interactions. Exposure to arsenic and other drinking water contaminants (i.e., DBP and nitrates) was assessed based on drinking water samples taken at current and former homes, monitoring data obtained from public water utilities, and a geographic information system (GIS)-based predictive model based on geologic characteristics at the wells when measurements were missing. Bladder cancer risk increased with increasing water intake, with significant trends observed among participants with a history of private well use, whose well water was exclusively sourced from shallow dug wells, or who used dug wells prior to 1960, when arsenical pesticides were widely used in the regions. Cumulative arsenic exposure from all water sources demonstrated a dose-response relationship with bladder cancer.

For more information, contact Dr. Debra Silverman.

### **Disinfection Byproducts**

Chlorine interacts with organic materials in water to form a mixture of DBPs. Although concentrations in the United States are quite low, there is concern that some chemicals in the mixture may increase cancer risk. A DCEG study of six cancer sites conducted in Iowa found associations of rectal and bladder cancers with long-term (>40 years) exposure to drinking water high in these unintentional byproducts. The data from these and additional cancer sites included in the study are under evaluation following an improved historical exposure assessment effort in which DBP exposures were estimated for each individual water utility, taking into account changes in water source and treatments over time.

Water fills a clear cup from a faucet.

### **Drinking water contaminants and cancer risk**

Laura Beane Freeman and Rena Jones studied bladder and endometrial cancer risk, respectively.

Studies indicate that dermal and inhalation exposures to trihalomethanes (THM), a major component of DBPs in treated water, can be significant. With collaborators in Spain, DCEG investigators evaluated DBP in relation to bladder cancer risk in the Interdisciplinary Case-Control Study of Bladder Cancer in Spain, considering exposure via ingestion, showering/bathing, and swimming in pools. THM exposure estimates revealed an excess of bladder cancer among individuals with estimated household levels above 49 mg/L. A similar elevation of risk was seen in the New England Bladder Cancer Study at the same levels of THM exposure, and confirmed the risk observed associated with showering/bathing, but not swimming pool use. In this study, there was also indication that brominated species of THMs were potentially more important for risk than chlorinated THM species. This observation is important because toxicologic data predict this phenomenon, but few epidemiologic studies exist in humans. A study combining data from both the Spanish and New England studies demonstrated an interaction between total THM and a known bladder cancer genetic susceptibility variant, rs907611 at 11p15.5 (LSP1 region).

With collaborators at the University of Minnesota and the University of Iowa, DCEG investigators evaluated intake of DBP from public drinking water in relation to cancer risk in the Iowa Women's Health Study. They found that women with higher average THM in public water supplies had increased risks of rectal cancer, but evidence of associations with colon cancer was inconsistent. There were no associations for cancers of the kidney and ovary. These analyses considered concomitant exposure to nitrate, another common drinking water contaminant.

### For more information, contact Dr. Laura Beane Freeman or Dr. Rena Jones.

#### <u>Nitrate</u>

Contamination of drinking water by nitrate is a growing problem in many agricultural areas of the country. Ingested nitrate can lead to the endogenous formation of N-nitroso compounds (NOC), which are potent animal carcinogens. Population-based case-control studies in Iowa and Nebraska evaluated community-supplied drinking water nitrate levels and cancers of the stomach, esophagus, bladder, brain, colon, rectum, pancreas, and kidney. Increased risks of colon, kidney, and stomach cancer were observed among those with higher ingestion of water nitrate and higher meat intake compared with low intakes of both, a dietary pattern that results in increased NOC formation.

With collaborators at the University of Minnesota and the University of Iowa, DCEG investigators are evaluating nitrate intake from drinking water in relation to cancer risk in the Iowa Women's Health Study. So far, they found that women with higher average nitrate levels in public water supplies had increased risks of thyroid, ovarian, bladder, and kidney cancers. There was no association with drinking water nitrate ingestion and colorectal and pancreas cancers. In the New England Bladder Cancer Study, the highest average nitrate concentrations (>95th percentile) were associated with bladder cancer risk. The population using private wells can have considerably higher exposure to nitrate because private wells are not regulated, and because they are often located in agricultural areas. Using a geographic information system (GIS)-based model that incorporates land use, soil characteristics, nitrogen inputs, and other factors, DCEG investigators estimated private well nitrate levels for the Agricultural Health Study cohort and are evaluating cancer risk among the applicators and their spouses.

For more information, contact Dr. Mary Ward or Dr. Rena Jones.

#### Per- and Polyfluoroalkyl Substances (PFAS) Exposure and Risk of Cancer

In 2017, the International Agency for Research on Cancer (IARC) classified perfluorooctanoic acid (PFOA), the most well-studied per- and polyfluoroalkyl substances (PFAS), as a possible human carcinogen based in part on limited epidemiologic evidence of associations with cancers

of the kidney and testis in heavily exposed subjects. To address the gaps in our understanding of the carcinogenicity of PFAS, DCEG has launched a series of studies aimed at identifying specific cancers associated with PFAS at exposure levels typically found in the general population. These studies are innovative for their direct assessment of exposure to PFOA and other PFAS in banked serum specimens as well as their evaluation of risks at exposure levels comparable to that found in the general population or among military personnel. As such, these investigations have the potential to inform future evaluations of the carcinogenicity of PFOA and to extend our understanding to other PFAS that have not yet been evaluated.

Read about DCEG research studies on PFAS.

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